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February 8, 2002

VIA ELECTRONIC SUBMISSION

Magalie Roman Salas, Esq.
Secretary
Federal Communications Commission
445 12th Street, S.W.
Washington, D.C. 20554

Re: **NOTICE OF EX PARTE MEETING**
CC Docket No. 94-102
RM-8143
Compatibility with Enhanced 911 Emergency Calling Systems

Dear Ms. Salas:

On February 6, 2002, George Marble, Vice President, Marketing, Grayson Wireless Division ("Grayson") of Allen Telecom, Inc. ("Allen") and I had an *ex parte* meeting with representatives of the Wireless Telecommunications Bureau ("Bureau") regarding the above-referenced docket.¹ Representing the Bureau were Daniel F. Grosh, Patrick Forster, Andra Cunningham, Steven Rangel, Jennifer Salhus, Jennifer B. Tomchin and G. Patrick Webre.

We provided a periodic update on the measured performance of fully deployed commercial Grayson Wireless Geometrix® network-based wireless 911 location systems. We reported the results of measurements taken on the completed Grayson location systems in operation in St. Clair County, Illinois and Lake County, Indiana. A copy of the written materials provided to the Commission staff members attending the meeting is attached. Location measurements for CDMA and AMPS calls were taken from November 7, 2001 through December 21, 2001. The St. Clair County and Lake County Geometrix® systems were found to be in compliance with FCC E911 Phase II location accuracy requirements. In response to the Commission's interest in performance of Grayson's system in rural environments, we reported that measurements in rural areas yielded accuracy within 78 meters at the 67th percentile and 183

¹ Section 1.1206(b)(2) of the Commission's rules requires that a notice of *ex parte* meeting be filed with the Commission no later than the next business day. However, the undersigned was out of town for a meeting on February 7, 2002, and was unable to file a notice of *ex parte* meeting prior to departure. Therefore Grayson requests a waiver of section 1.1206(b)(2) to file this notice of *ex parte* meeting one day late.

meters at the 95th percentile, well within the Commission's E911 Phase II accuracy requirements for a network-based caller location solution.

Very truly yours,

/s/

Eliot J. Greenwald

cc: Peter A. Tenhula
Bryan Tramont
Monica Shah Desai
Paul Margie
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